IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE

UNIT	ED STATES OF AMERICA v. LARRY DAWSON NO. 19-mj-1085					
* * *	**************************************					
	RELEASE ORDER AND CONDITIONS OF RELEASE					
H	Defendant is released on his/her own recognizance, no appearance bond shall be posted, and the following statutorily required standard conditions of release are hereby imposed:					
	Defendant shall be released on a non-surety bond in the amount of, no security or monies shall be required for defendant to be released, and the following conditions of release are hereby imposed:					
	Defendant shall be released on a non-surety bond in the amount of, cash in the amount of shall be posted to the Clerk of Court, or such other security as listed below, and the following conditions of released are hereby imposed:					
	Defendant shall be released on a surety bond as described below:					
X	Defendant shall remain on the conditions of supervised release that have been previously imposed by the District Judge. In addition, defendant shall abide by the following conditions:					
	* * * * * * * * * * * * * * * * * * *					
1)	I may not change my address or move without permission of the Probation/Pretrial Services Office or the Court. My correct address has been provided to Probation/Pretrial Services.					
2)	I must be in Court each and every time I am instructed to be there, and surrender to serve any sentence imposed.					
3)	I cannot intimidate or harass any witness, victim, informant, juror or officer of the Court; I cannot obstruct any criminal investigation.					
4)	I must not violate any local, state or federal law. If I do, I could be punished by as much as from 90 days to 10 years imprisonment in addition to the penalty provided for the offense committed.					
5)	If I violate any condition of release, a warrant for my arrest could be issued, any bond I signed may be forfeited, and new bonds with additional conditions, or my detention until a hearing, could be ordered by the Court, and I could be held in contempt of Court.					
6)	If I fail to appear at any proceeding in this case or I fail to surrender to serve any sentence imposed, I could be charged and convicted of bail jumping which is punishable by, in some cases, as much as 10 years imprisonment and/or a fine, in addition to any other punishments imposed in the original case.					

IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE

UNITI	ED STATES	S OF AMERICA v.	LARRY DA	WSON	NO. 19-mj-1085
* * * *	*****	* * * * * * * * * * *	* * * * * * *	* * * * * * * * * * * * *	* * * * * * * * * * * *
7)	This specia	al condition or cond	litions:		
	<u> </u>				
			4.04		
condit of rele	tions of rele	ase and the penalt	ties for non-c	t in this case and that ompliance. I promise to er to serve any sentence	o obey all conditions
Date:	July 17, 2	019	-0	Defendant Day	www
It is O	RDERED th	at the conditions lis	sted above are	imposed. 18 U.S.C. § 3	
				UNITED STATES MA	GISTRATE JUDGE
Cumbo Lawre	erland, David nce, Lewis,	lson, DeKalb, Dicks Macon, Marshall, 1	son, Fentress, 0 Maury, Montg	following counties: Can Giles, Hickman, Houston, gomery, Overton, Pickett ayne, White, Williamson	Humphreys, Jackson, , Putnam, Robertson,
The fo	llowing are Clerk of C U.S. Marsl U.S. Attorn	ourt nal	istrict of Tenr	nessee numbers (Area Co - 736-5498 - 736-5417 - 736-5151	de 615):

IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE

U.S. Probation - 736-5771 Federal Public Defender - 736-5047

The United States District Court in **Nashville** is located in the United States Courthouse, 801 Broadway, at the corner of Eighth and Broad. The Court in **Cookeville** is located at 9 East Broad Street. The Court in **Columbia** is located at 816 South Garden Street.